Debtor	OhnSton Case No. 19-7064 JAD
	Issued per the 12/20/2019 Proceeding  Next Hearing Date: 4/23/20  & time: 6  The Parties, including the Debtor(s) and the Attorney for the Debtor(s), if any, herby agree as follows:
	(1) No Changes to standard Confirmation order
	(2) Changes to the standard Confirmation Order as indicated
	A. For the remainder of the Plan term, the Plan payment is amended to be \$ as of Debtor(s)' counsel shall file a motion to amend the income attachment order
	within five (5) days of the date of this Order.  B. The length of the Plan is increased to a total of months. This statement of duration of the Plan is an approximation. The Plan shall not be completed until the goals of the Plan have been achieved.
	The total length of the Plan shall not exceed sixty (60) months.  C. Plan confirmation is on an interim basis only as a form of adequate protection. The Trustee is
	authorized to distribute to secured and priority creditors with percentage fees.  D. Plan confirmation is subject to the resolution of all actions to determine the avoidability, priority or extent of liens, including determination of the allowed amount of secured claims under 11 U.S.C. §506, disputes over the amount and allowance of claims entitled to priority under 11 U.S.C. §507, and all objections
M	to claims.  E. The allowed claims of general unsecured creditors shall be paid from available funds on a pro rata
	basis, which may represent an increase or decrease in the amount projected in the plan.  F shall be paid monthly payments of \$ beginning with the Trustee's distribution and continuing for the duration of the plan term, to be applied by that creditor to its administrative claim, budget payments and/or security deposit. These payments shall be at
Ø	the third distribution level.  G. The claims of the following creditors shall govern as to amount, classification and rate of interest (or as otherwise noted), unless the debtor(s) successfully objects to the claim:  LOKOVILO (COM (CCH 18))
<u>k</u>	H. Additional Terms:
	☐ Fee application needed if any fee (including retainer) exceeds \$2,500/\$3,100 including any fees paid to prior counsel.
The sec followi to clain modifi	cured claim(s) of the ing Creditor(s) shall govern as m amount, to be paid at the ied plan terms: Ally (Ut (19 4 20))